

Gov. Gen. Peter Cosgrove's ABC Q & A defence for a mental health solution:-

Aka occupational therapy, our area of expertise. Q 59/ Why ASIC Paul Collins requested exhibits 1 to 5 Supreme Court ordered mediation solution via court Registrars QLS law reform?

A 59/ For QPS / AFP to lay criminal charges for domestic nightmares over complex work site nun-chucker violence and QDPP/CBA arranged, now cancelled pardons to this 'Site Solution' protection/Phoenix Company liquidation rackets & Racketeering Influenced Tax Evasion (RITE) Act for Gov. Gen. Cosgrove to approve 'defence reform' for this official QPS / AFP forensic finding:-

'YOU WILL NOT GET JUSTICE', because of EXHIBIT 3 for this QPS Asst. Comm. Whistleblower's request, to use the Judicial Review Act to investigate Justice Margaret White's ignored Army Captain, Colonel and General's intelligence chain reform to a third generation Army family suicide prevention model:-

<p>de Jersey cancelled MacKenzie's mediation order & ATO correction due to his Phoenix Company. IGNORED!</p>	<p>Justice Muir, (as Court of Appeal) must follow QLS due process. To answer his key transcript question:- "Why self liquidate a subdivision over an obvious Phoenix Company \$10,000 model TEST CASE?"</p>		<p>(i) CBA confirmed liability. (ii) CBA contempt of court to give discovery why the CBA paid Badja Pty Ltd \$25,000 to admit liability?</p> <p>advised how to fix fraudulent CBA invoices. PESC Asst. Comm. Peter Martin was personally given this case to resolve a profit to crime via fraud squad Det. Heath with a \$460,311 ATO loss. Thanks to the CIB driven natural justice for patience and time, there is no time limit on CBA confessed liability causing a \$460,311 ATO loss and abuse of their elderly bank customers legal rights.</p>			<p>Justice Byrne (court admin)</p>	<p>Both Chesterman and McPherson sat in silence. QLS / QPS proof the act of abandonment is fraud or ignorance of the RICO Act is no defence by law.</p>		
<p>FOR CBA ENFORCED MISTAKES.</p>									

Q 60/ Why did the QPS / AFP fail to solve this AFP ignored QPS Area Com. Steve Pettinger's excuse for failure? **"This is a civil (now mental health) matter outside the control of the QPS!"**
 A 60/ Psych Dr. Hudson-Jessop's exhibit 1 to 5 findings, quote **"SHIT HAPPENS"**. Dr. Frank Walsh, a Clinical Psychologist confirmed 'I cannot solve your legal problems, being of sound mind,

Prime Minister Malcolm Turnbull & Premier's Beattie to Palaszczuk, Treasury Meg Quinn, Gen. Manager Fin. Sys. & Ser. Div. for the ATO solution. Why ASIC reform to superfunds? Paul Collins (paul.collins@asic.gov.au) Comm. of Taxation Chris Jordan, Deputy Comm. Super Alison Lendon, forensic Prof. Pathè, Lauchs & Goldsworthy Dr. Hudson-Jessop, Mum's Dr. M Johnson. Case Officers Saunders, Boyle & Rigby etc.

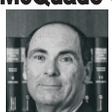
EXHIBIT 1 is a CBA proven ACCC style fraudulent invoice knocked back for payment by both the CBA and the developer Badja Pty Ltd who acted for the HEHS superfund. This invoice came as part of a **NUN-CHUCKER** extortion demand completely stuffed up by both Det's Kidd & Heath. The offence was to run a subdivision share-holder liquidation scam to gain a \$4.4m return by planned liquidation to become creditors of our 22 block subdivision.

Shareholder

TIA, BADJA PTY LTD	
Kil Value of pipe incorrectly deducted from tender Price	\$54,502.00
Interest at per General's Condition of Contract: A.S. 2234 - 1992 Clause 42.3	3,060.00
Amount Outstanding from November 98	\$14,502.00
Six monthly Compounding Interest at 18%	3,060.00
Amount Outstanding from June 99	\$7,560.00
Six monthly Compounding interest at 18%	3,380.40
Amount outstanding from December 99	\$4,540.04
Six monthly Compounding interest at 18%	3,284.60
Amount Outstanding from June 2000	\$4,624.64
six monthly Compounding interest at 18 %	1,378.33
Total Amount Due at August 2000	\$47,862.97

This amount has been outstanding from November and December 98

you can solve this case'!
EXHIBIT 4 SUPREME COURT FAILURE.

<p>Ken Barlow QC</p> 	<p>Jeremy Sweeney Barrister</p> 	<p>Paul McQuade QC</p> 
<p>fear complacency caveat scam claim to LBB of Scams ACCC fame!</p>		
<p>W Sofronoff QC</p> 	<p>CBA mediation opinion to meet somewhere in the middle.</p>	<p>Davida Williams ex-QDPP Barrister</p> 

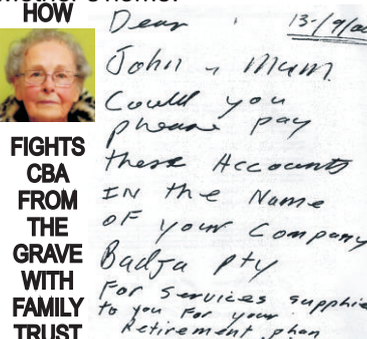
Davida, known felon to CBA Credit Manager and 6 banks prior to acting for us as the Barrister from HELL who ran this Phoenix Company Liquidation Racket.

Q 61/ Why did the CBA pay me \$25,000, sack & blame their Loans / Relationship Manager, James Pitman who admitted liability, the first step by law to admit guilt?

Qld Governor Paul de Jersey for the 14 Judges that struck off ex-QDPP Bar. Davida Williams. QPS Solicitor Kate Bradley, for Qld Police Union & Prosecution. Financial Ombudsman Services. Sandi Toomeh 1800 507281 openadvicereview@cba.com.au CBA Case No / ref 8030401601 QC Walter Sofronoff 07 3221-7823

EXHIBIT 2 is the handwritten proof by Rob Wilson, the principal scammer, when he failed to gain this full \$4.4m scam, he used his backup shareholder home mortgage loan scam to try and steal my Mother's home.

HOW



FIGHTS CBA FROM THE GRAVE WITH FAMILY TRUST

A 61/ CBA Credit Manager Graham Ledwidge's hidden written reply to Justice White's question was:- **'The bank does not give disclosure to bank's business'**.

By law, Justice Byrne warned the penalty for this crime is a 5yr jail term. To mean, we must act on Criminal Code Sect. 399, for the courts to discover Caloundra Police Insp. John Earea's detail to the Caloundra/ Belmont Private Hospital's suicide prevention report. As proof of QC Ken Barlow's fear of organised crimes use of the CBA's confirmed mistakes, we have now proved this Army Colonel/Judge Shanahan's lemon (*law, engineering, mathematics on*) model testing procedure works. Under the joint Labor and NLP/Independent Peter Wellington's CMC/CCC promised reform and both Federal and State Ministers Community Cabinet direction to fund this QLS/BCC/QPS initiated \$10,000 EHPA Sect. 32 sabotage model test case. As an ex-public servant we are all taught as standard procedure "**We do all the work and the Minister gets the credit**". This case was confirmed by Premier Beattie and then BCC Lord Mayor Campbell Newman, (*now supported by Lord Mayor Quirk's town planning/flooding reform*) as an ex-Army Captain by a promised press release. The delay has been caused because Newman had to rely on then Justice Minister Rod Welford's formal apology for being tricked, cheated and deceived by an ex-Uni law friend, aka a Crown trained Public Prosecutor who, as a now self confessed fraudster/forgery and felon, acted as a mob Barrister using 5 names, best known to me as Davida Ellen Williams, passing off as our Manager, Gary Armstrong, thus defrauding all other HEHS superfund beneficiaries. Therefore Davida was able to run this Phoenix Company Liquidation Racket. This case was given to then Police Minister Judy Spence, as well as our local Caloundra MP Mark McArdle, who was upgraded to a Cabinet Minister, and then Minister Fiona Simpson who wrote and advised after I moved to Montville, that then Minister Andrew Powell, as Minister for the EHPA, was best suited to resolve this case. The Qld. Community Cabinet put me in contact with QPS Comm. Atkinson to gain Asst. Comm. Pat Doonan's Police Risk Management Department formal apology for breaking Criminal Code Sect. 200, 204-5, 391 & 399. The above Criminal Code detail means Asst. Comm. Peter Martin illegally closed this case, due to the actions of the CBA illegal Supreme Court cover-up. This is also known as breaking the legal due process. Therefore, under the Senate direction, the CBA CEO, Ian Narev, promised "**TO MAKE THINGS (RITE) RIGHT**"! To use Case Number 8030401601 and this overdue CBA Senate bank investigation, with an obvious now 16yr planned delay to hide our Crown evidence, including proven tax evasion for the ATO estimated loss of \$460,311. We estimate approx 20 crimes have been committed in support of Colonel Shanahan's findings; "**This is the best case out of 14 unsolved cases given to me by the QLS for law reform**". After 10yrs working with Dr. Frank Walsh, he would say "**Let's focus**":- on the success of Justice Ken MacKenzie's mediation order and the progress that was made prior to being ignored by then Chief Justice Paul de Jersey. Under the supervision of Judge Shanahan; the Brisbane and Holland Park Magistrate Court Registrars focused on our key Case 422/2000-2 HP, an obvious Vexatious Litigants farce run by Davida. (*The MOB Barrister from hell.*) As further proof, we can prove multiple perjuries beyond doubt. The CIB Det. Kidd's case and Wilson's perjury in line with both Solicitors for the defence and prosecution committed perjury in an attempt to hide payment for 16mths hire of our 8t tip truck and excavator, where Wilson abandoned a 300mm excavator bucket onsite, identified as Criminal Code sect. 391, as imaginary payment for the 16mths hire of our earthmoving equipment. Do you now identify Colonel Shanahan's intelligence to expose this as the best case for law reform, where we both identified a minimum of 20 charges that can be laid if you look at the whole package? This was referred to by the CIB investigating officer and Det. Kidd's boss, as natural or holistic justice. Obviously Kidd's case was thrown out of court, but again the obvious question.

Q 62/ **WHY WERE NO FOLLOW-UP CRIMINAL CHARGES LAID BY THE CMC?**

A 62/ Police Admin, Prosecution & Union, all support the court Registrars findings, quote "**The Fair Trading Act; to give the victims of crime their money back is treated as a joke**". To keep it brief, Police argue; with stolen cash the victim cannot prove the money belongs to them, as possession is 90% of the law. Joint Premiers agree the need for smart laws. In brief, **TO CHANGE THE WAY WE THINK**. To work in support of the Treasury Dept. Meg Quinn's Financial Systems and Services Division reform to the ATO, to correctly fund the Federal and State budgets. We must be advised by the Fraud Squad's demand for a new act to support the Fair Trading and CCC Acts. As proof, the Fraud Squad was advised that I was acting under the direct supervision of the various Premiers via the Qld. Law Society to amend and upgrade the international RICO Act. We have to be realistic; **PREMIER NEWMAN'S MISTAKE WAS TO LOSE THE UNLOSABLE ELECTION**, explained by Dr. Frank Walsh's clinical approach to use tack and style. To succeed, you must blame the problem, not the victim or the criminal. The standard procedure is to look at the Crown evidence:- a thug covered in tattoos with a normal appearance of a bikie backed up by either a large Maori or Tongan was employed by Rob Wilson, the Head Contractor and head scammer, to invade my home, threaten me with a nun-chucker and demand I pay **EXHIBIT 1**, leading to **EXHIBITS 1 to 5**. For Grahame Ledwidge's confessed self-greed and self-gain with a group of scams focusing on the initial \$200,000 or 2 blocks of land extortion demand understood in the crime industry as a '**come-on scam**' to pay for the legal costs to run the '**Site Solutions protection racket**', also now identified by the ABC as a Phoenix Company (*sabotage by*) liquidation racket, and when that failed, through the use of the caveat scams and my Mother's shareholder home mortgage loan scam, to threaten my Mother if she did not pay **EXHIBITS 1 and 2** she would lose her home. We must however take note of Prof. Pathè's findings quote "**They don't want you to win**". For the obvious reason; if we reform the law we will smash the lowlife filth that tried to steal my Mother's home and change the way criminals think. Referred to as crime prevention. Therefore we must take note of the TV and print media, quote "**You must burst this (crime) bubble to create a feeding frenzy**".

Q 63/ How is it possible to create a public driven feeding frenzy for law reform?

A 63/ Be guided by Colonel Shanahan's direction as an order "**To look at the obvious**".

As AMA, Pharmacy Guild and healthcare workers working in line with the TGA, SAA, BCC town planning style testing procedures, we are first guided by the Hippocratic Oath "**While there is life, there is hope**". Having personally saved lives I know what I am talking about. This is also known as to keep the faith or as the Defence Force or QDPP Prosecution Barrister put it, to keep telling the truth (*to hold the line*) until help comes. The Fraud Squad were aware that CIB Det. Kidd was driven by the Police Risk Management Dept. to use Davida's prosecution skills to attempt to fraudulently charge us 4 times with her forgery, also known as passing off as Gary Armstrong, to defraud the NAB for \$198,000 and much more, then Case 422/2000-2 HP, then fraudulent child assault charges backed up by fraudulent child molestation charges and then, finally that I must be of unsound mind. All fraudulent charges have failed. Therefore

Q 64/ what is the obvious solution?

A 64/ We defend the Crown, we support the Gov. General and most of all **WE MAKE PROF. PATHÈ A TOTALLY INDEPENDENT QPS FORENSIC EXPERT, THE WINNER AND HERO OF THIS STORY**. To do this we must prove to you how Prof. Pathè, with the support of our Gov. General will ensure justice is served and all superfunds will be protected. The only way to achieve this is to give you the Crown information that Prof. Pathè used to solve this case. Unfortunately an 18yr old has just been king hit and killed. Working in the area of simulation, knowing that one punch can kill, our case has a similar beginning, so based on tact and style our QPS plan is to gain justice:- At 18yrs of age it was normal for me to be the first on the dance floor in the Bne. City Hall. As I danced a thug walked up to me and said "**You're dancing with my girlfriend**". As I turned to ask "**Is he your boyfriend?**", the thug hit me as hard as he could and almost broke my jaw. Later, a fellow king hit victim warned me of a gang of 4. The gang was led by a professional boxer who attacked him, knocking him unconscious. He woke up in hospital. Apparently when he went down the gang kicked him in the ribs and broke his ribs. After being attacked at the back of the Railway Institute Dance Hall, I heard the words fight, fight, fight, and to my good fortune, the Police rushed to my help, but it was too late. The initial punches to my head had done the damage; I began to suffer a mild form of epilepsy. I was borderline until I suffered 2 nocturnal epileptic episodes and almost bit my tongue off. As a joke my 10yr old daughter left out a broken chair for me to sit on, but I fell back into a brick wall hitting my head, resulting in a major seizure. I was diagnosed as an epileptic. As a result I lost my driver's licence for a short period and was on medication for the next 10yrs. My point being, I knew another punch in the head or that nun-chucker attack could kill me. I was left no option but to grab a kitchen knife and defend myself. To my amazement he pushed his chest out and treated me as a joke. I guess he saw me as an old fart and not a threat as I was twice his age. I pushed my kitchen knife against his adams apple. From that date on our HEHS superfund has been a victim of Asst. Comm. Pat Doonan's Police Risk Management where Prof. Pathè has informed me this internal section of the QPS has been disbanded, but not resolved. Obviously we have inside Police contacts that may be willing to come forward if they are given full Crown protection. Please note; from a child I have been surrounded by family, friends and workmates from the Controller General of Prisons, right across the whole Defence Force including previous Police Ministers. In brief, I was chosen as a prison reform consultant to convert prisons into correctional centres for good reason. You soon learn in the prison system **YOU TRUST NO-ONE**.

Q 65/ Why focus on our key third generation Army victim, a nurse, Noelene Lambert, my then partner, both of us living the nightmare on our construction site at 110 Dairyswamp Road, Belmont, Bne, before selling up and moving to Caloundra, and the then local Caloundra Police Insp. John Earea reported to have resigned on stress leave, who to date, both have never received justice?

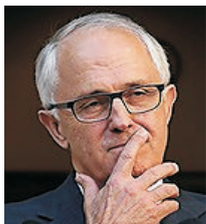
A 65/ I will explain:- Insp. John Earea knew all the relevant day to day information known as new evidence to reopen this case but was overridden by the Snr. Sgt. who acted under Doonan's direction to evict us from Caloundra Police Station. Noelene's story is a combination of 3 Army generations, her Father, her partner and her son's stories of Army service to defend our country. (i) Noelene's Father was reported to have died as a Changi prison WWII vet, who made it home to Australia and died before his time, in poor health. (ii) Noelene grew up as a troubled child who divorced early in life and met up with a Vietnam vet, who was discharged in his early 20's. Noelene reported in confidence, on no account, because of the obvious repercussions to tell anyone, but how can we get justice, if we do not expose the truth. Her then partner was asked what can you do to make a living? He replied, I can blow things up and I'm trained to kill people. He was told as an obvious joke, "**You should work as a criminal**". Noelene reported, they travelled from Cairns to Perth hiding from the Police, where her partner, based on his Army training, became one of Australia's top 25 most wanted criminals, but it got worse. Having a son, her son joined the Army and volunteered for active service in Timor. Having to view beheaded victims first hand, this created *Post Traumatic Stress Disorder* (PTSD) war neuroses that seriously affected her son's wellbeing and thus Noelene. Noelene, as my partner was obviously very fragile. Inspector Earea advised to just walk away and leave her. But another breakup and fits of depression was the last thing I wanted. We then had to contend with living on a worksite with the Head Contractor, Rob Wilson, acting as the head scammer, as reported by the CIB of recorded telephone conversations held on file of threats and violence until 1am in the morning, bashing on our door at 7am demanding **EXHIBITS 1&2** and parking across our driveway, preventing me from going to work. This was confirmed by the CIB Det. Tuddenham, preventing the Electrician from turning on the mains power, confirmed by STO Law, also preventing the Plumber from connecting the water, to gain QPS, BCC confirmed EPA Sect. 32 sabotage to prevent completion to sell the property and create this Phoenix Company liquidation scam. The CIB insanity was climaxed by Det. Kidd's action to ignore the key **EXHIBITS 1 to 5** and to try and give my Manager Gary Armstrong and myself a criminal record due to CIB/ATO incompetence.

The Crown has the opportunity to lay 20 criminal charges. I am sure we all agree after 16yrs, it's time to gain some formal closure. To better understand the principles of law, officially what we have is a stalemate which means the Crown loses \$460,311 in tax fraud. You must act on the QPS/Army Colonel Shanahan's solution for the Gov. Gen Cosgrove's push to have now Qld. Gov. Paul de Jersey provide the QPS driven Judicial Review Act for the due legal process. We must take advantage of the proven Al Capone model to smash racketeering in providing kickbacks and bribes. Let's focus on James Pitmans totally independent advice to me, quote "You must find someone in the CBA to listen to your story and only then justice will be done". We have what is called information overload. In the CBA mediation, everyone involved has come forward and offered reports and advice, best explained by the CBA Senior Manager, as witness, who knew the facts and when he tried to overrule Grahame Ledwidge's multiple mistakes, advised he was transferred to another section of the bank. Another example, the Rev. Michael Veary, his wife Doris and son were all witness to various forms of Rob Wilson's standover tactics and intimidation. Years afterwards Michael apologised that he had promised to provide Police Crime Reports only to come forward and state because of problems associated with paedophiles within the Church, these Police Crime Reports were never provided. The Police Admin, Prosecution and Union initially supported Asst. Comm. Martin that all up we are looking at more than 12 Police Stations who have handled various facets of this case. They advised, the problem would have been solved if Belmont had a local Police Station, the most obvious place to be built is in the Police Administration at Chandler. Area Com. John Hopgood, Insp. Les Hopkins and Janelle Harm and MP Peter Wellington's requested to obtain a full CMC/CCC report. This report was automatically denied because officially this case is closed and not to be reopened. In conclusion, Prof. Pathè is correct, there is no possible way we can achieve justice, when the CBA through Grahame Ledwidge blackmailed Davida to work for us to frame, sabotage and destroy our lives as a known criminal to the 6 banks and the CBA. The Judges at the time treated Davida with the respect as a Public Prosecutor and warned me on numerous occasions that if I kept referring to Davida as a MOB Barrister, Davida would sue me for defamation. Our claim to fame is obvious, it's reported in supporting the Crown, this is the first case in 70yrs where the client has got his own Barrister into prison, but nowhere will you see this written into law, nowhere will you see the benefits of a Defence Force mentality to hold the line until help comes. We have tried to explain; look into the face of that 18yr old who died of a king hit in Brisbane this week and think if he had lived to 74yrs of age.

Q 66/ What would life have been like?

A 66/ Chances are he would have become an epileptic. To have 7 people, 3 Police Officers, 2 Nurses, a Paramedic and a driver come to your home then threaten "If you don't take medication (to turn you into a zombie as I was) you will be locked up behind steel bars in the Mental Ward at Nambour Hospital and you will be given a needle". This was witnessed by my partner, Lyn Nichols, who stood and watched with horror and disbelief. The obvious motive being, no-one wishes to identify racketeering and extortion is a reality. 16 days later for the fourth time, I have proved to be of sound mind and on request, I was given Prof. Pathè as a forensic expert to solve this case. Prof. Pathè made me a promise, in brief "If you follow my direction I will not let you down". As I lay awake each night, I recall as a family growing up in shared accommodation, I was guided by my Uncles' influence. No better example than my Uncle Brian. Perhaps Gov. Gen. Cosgrove will recall meeting Lt. Col. Brian Fegan, Army Signals last based in Canberra, my Uncle Col. Bishop who was snapped up by the US Navy as a Commander and my Dad a RAAF WO1. As I lay awake each night I feel their feet in my back pushing me, with stories and pictures in my mind of cemeteries I have visited with respect, in New Guinea. Dad reported how he burnt Japanese bodies stacked up in heaps, burnt with avgas to try and prevent infection. Where my Father explained to me that in a tropical paradise of Borneo, how fast the infection spread to his skin and this forced him out of the Air Force. Please I beg you talk to Prof. Pathè. Please don't make her the victim of this confessed Commonwealth Bank circus, where all our superfund beneficiaries, tax office and the Treasury Dept. can provide the money trail to make sure justice is done. We are happy to meet with Paul Collins from ASIC, to assist in creating the RITE act. Obviously one phone call from Gov. Paul de Jersey to our EXHIBIT 5 group can resolve this matter via the legal due process **TO LAY CRIMINAL CHARGES.**

Turnbull



Howard



Pathè



Shanahan



Newman



Beattie



Quirk



TO ABANDON, LITIGATE, LIQUIDATE = ALL-FRAUD.

Al Capone



Davida Williams



PM Turnbull



QG de Jersey



CRIME PREVENTION IS THE SOLUTION

TO PREVENT PHOENIX COMPANY LIQUIDATION RACKETS

To make it legal

Signed John Bright

Ph: (07) 5478 5906
brights@live.com.au
www.all-fraud.net
1 Manley Drive
Montville Qld 4560